IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ARTHUR GLENN ANDERSON, #107331)	
Plaintiff,	
Vs.	CIVIL ACTION NO.2:06-CV-439-WKW
GWENDOLYN MOSLEY, et.al.,	
Defendants.	

AFFIDAVIT

Before me, the undersigned authority, a Notary Public in and for said County and State of Alabama at Large, personally appeared <u>Gwendolyn Mosley</u>, who being known to me and being by me first duly sworn, deposes and says under oath as follows:

My name is <u>Gwendolyn Mosley</u> and I am presently employed as a <u>Correctional</u> <u>Warden III</u>, employed by the Department of Corrections, Easterling Correctional Facility, 200 Wallace Drive, Clio, AL 36017. I am over twenty-one (21) years of age.

Inmate Arthur Glenn Anderson, #107331 was assigned to Easterling Correctional Facility on January 28, 2003.

I have not violated inmate Anderson's or any other inmate's due process right.

On January 17, 2006, inmate Anderson had his Progress Review. I recommended an Intensive Substance Abuse Program (ISAP - which is an 8-Week program) based on details included in an Alabama Board of Pardons and Paroles Pre-sentence Investigation, which indicated that inmate Anderson had a drug usage problem.



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Our facility does not have an 8-Week SAP Program. I informed inmate Anderson that he would be considered for a transfer to a facility with 8-Week SAP when his AA/NA attendance was more consistent.

Inmate Anderson is not court-ordered to take an 8-Week SAP; he was informed that he would be considered. All inmates that are court-ordered will have first priority to attend the 8-Week Program.

Inmate Anderson is not being blackmailed to attend AA/NA. He was recommended to take the program.

I have no control over the Parole Board and for inmate Anderson being turned down four times.

Gwendolyn Mosley

SWORN TO AND SUBSCRIBED TO before me this the 31st day of

My Commission Expires: 7-15-07